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Revised 03/06 WDNY

UNITED STATES DISTRICT COURT WESTERN DISTRICT OF NEW YORK

JUL 2 2025

MARY C. LOEWENGUTH CLERK
WESTERN DISTRICT OF NY

FORM TO BE USED IN FILING A COMPLAINT UNDER THE CIVIL RIGHTS ACT, 42 U.S.C. § 1983

(Prisoner Complaint Form)

All material filed in this Court is now available via the INTERNET. See Pro Se Privacy Notice for further information.

1. CAPTION OF ACTION
A. Full Name And Prisoner Number of Plaintiff: NOTE: If more than one plaintiff files this action and seeks in forma pauperis status, each plaintiff must submit an in forma pauperis application and a signed Authorization or the only plaintiff to be considered will be the plaintiff who filed an application and Authorization.
1.Karl Henry Lucce A# 062 348 065
2
-VS-
B. Full Name(s) of Defendant(s) NOTE: Pursuant to Fed.R.Civ.P. 10(a), the names of all parties must appear in the caption. The court may not consider a claim against anyone not identified in this section as a defendant. If you have more than six defendants you may continue this section on another sheet of paper if you indicate below that you have done so. 1. (ICE HEALTH CORPS SERVICES IHSC) 4. 2. 5. 6.
2. STATEMENT OF JURISDICTION This is a civil action seeking relief and/or damages to defend and protect the rights guaranteed by the Constitution of the United States. This action is brought pursuant to 42 U.S.C. § 1983. The Court has jurisdiction over the action pursuant to 28 U.S.C. §§ 1331, 1343(3) and (4), and 2201.
3. PARTIES TO THIS ACTION
PLAINTIFF'S INFORMATION NOTE: To list additional plaintiffs, use this format on another sheet of paper.
Name and Prisoner Number of Plaintiff:
Present Place of Confinement & Address:
resent Trace of Commencial & Address.
Name and Prisoner Number of Plaintiff:
Present Place of Confinement & Address:



	ENDANT'S INFORMATION NOTE: To provide information about more defendants than there is room for here, use ton another sheet of paper.	e this
Nam	e of Defendant:	
	plicable) Official Position of Defendant:	
	plicable) Defendant is Sued inIndividual and/orOfficial Capacity	
Addı	ess of Defendant:	
Nam	e of Defendant:	
(If ap	plicable) Official Position of Defendant:	
(If ap	plicable) Defendant is Sued inIndividual and/orOfficial Capacity	
Addı	ess of Defendant:	
Nam	e of Defendant:	
(If ap	plicable) Official Position of Defendant:	
(If ap	plicable) Defendant is Sued inIndividual and/orOfficial Capacity	
Addr	ess of Defendant:	
	4. PREVIOUS LAWSUITS IN STATE AND FEDERAL COURT	
A.	Have you begun any other lawsuits in state or federal court dealing with the same facts involved in this action Yes No	ion?
	s, complete the next section. NOTE: If you have brought more than one lawsuit dealing with the same facts as n, use this format to describe the other action(s) on another sheet of paper. Name(s) of the parties to this other lawsuit:	this
	Plaintiff(s):	
	Defendant(s):	····
2.	Court (if federal court, name the district; if state court, name the county):	
3.	Docket or Index Number:	
4.	Name of Judge to whom case was assigned:	



5.	The approximate date the action was filed:
6.	What was the disposition of the case?
	Is it still pending? Yes No
	If not, give the approximate date it was resolved.
	Disposition (check the statements which apply):
	Dismissed (check the box which indicates why it was dismissed):
	By court <i>sua sponte</i> as frivolous, malicious or for failing to state a claim upon which relief can be granted;
	By court for failure to exhaust administrative remedies;
	By court for failure to prosecute, pay filing fee or otherwise respond to a court order;
	By court due to your voluntary withdrawal of claim;
	Judgment upon motion or after trial entered for
	plaintiff
	defendant.
	Yes Noes, complete the next section. NOTE: If you have brought more than one other lawsuit dealing with your imprisonment this same format to describe the other action(s) on another sheet of paper.
1.	Name(s) of the parties to this other lawsuit:
	Plaintiff(s):
	Defendant(s):
2.	District Court:
3.	Docket Number:
4.	Name of District or Magistrate Judge to whom case was assigned:
5.	The approximate date the action was filed:
6.	What was the disposition of the case?
	Is it still pending? Yes No
	If not, give the approximate date it was resolved



Dispo	osition (check the statements which apply):
	<u>Dismissed</u> (check the box which indicates why it was dismissed):
	By court <i>sua sponte</i> as frivolous, malicious or for failing to state a claim upon which relief can be granted;
	By court for failure to exhaust administrative remedies;
	By court for failure to prosecute, pay filing fee or otherwise respond to a court order;
	By court due to your voluntary withdrawal of claim;
	Judgment upon motion or after trial entered for
	plaintiff
	defendant.

5. STATEMENT OF CLAIM

For your information, the following is a list of some of the most frequently raised grounds for relief in proceedings under 42 U.S.C. § 1983. (This list does not include all possible claims.)

- Religion
- Access to the Courts
- Search & Seizure

- Free Speech
- False Arrest
- Malicious Prosecution

- Due Process
- Excessive Force
- Denial of Medical Treatment

- Equal Protection
- Failure to Protect
- Right to Counsel

Please note that it is not enough to just list the ground(s) for your action. You must include a statement of the facts which you believe support each of your claims. In other words, tell the story of what happened to you but do not use legal jargon.

Fed.R.Civ.P. 8(a) states that a pleading must contain "a short and plain statement of the claim showing that the pleader is entitled to relief." "The function of pleadings under the Federal Rules is to give fair notice of the claim asserted. Fair notice is that which will enable the adverse party to answer and prepare for trial, allow the application of res judicata, and identify the nature of the case so it may be assigned the proper form of trial." Simmons v. Abruzzo, 49 F.3d 83, 86 (2d Cir. 1995). Fed.R.Civ.P. 10(b) states that "[a]ll averments of claim ... shall be made in numbered paragraphs, the contents of each of which shall be limited as far a practicable to a single set of circumstances."

Exhaustion of Administrative Remedies

Note that according to 42 U.S.C. § 1997e(a), "[n]o action shall be brought with respect to prison conditions under section 1983 of this title, or any other Federal law, by a prison er confined in any jail, prison, or other correctional facility until such administrative remedies as are available are exhausted."

You must <u>provide information</u> about the extent of your efforts to grieve, appeal, or otherwise exhaust your administrative remedies, and you must <u>attach copies</u> of any decisions or other documents which indicate that you have exhausted your remedies for each claim you assert in this action.



A. FIRST CLAIM: On (date of the incident) Denial of Medical Treatment
defendant (give the name and position held of each defendant involved in this incident) (ICE HEALTH CORPS SERVICES
IHCS)
did the following to me (briefly state what each defendant named above did): I have been in detention for about 12months
and have been requesting medical attention for an extended period. Everytime I make such request, I am denied medical
attention I need in specific is because they (New york state department of corrections and community supervision (DEF)
[DOCCS] inter alia, including officials here at BFDF) conspired at planted microchips throughout my body this started
shortly before i was transferred from DOCCS to ICE.these microships had caused me, poor health lack of sleeping since
i was in prison,and now in ICE to hear voices; particulary the voices of three people,which keep making it seem to medical
here at BFDF like i have mental health issues. they used these microchips as monitoring devices, which, again they place
throughout my body everytime i request for an physical examination such request get denied multipal times.
The constitutional basis for this claim under 42 U.S.C. § 1983 is: 14th amendment of US constitutional right adequate
medical care (denial medical treatment)
The relief I am seeking for this claim is (briefly state the relief sought): Injunction, and monetary damages
Exhaustion of Your Administrative Remedies for this Claim:
Did you grieve or appeal this claim? Yes No If yes, what was the result? total 6 grievances which all
went unanswerd
Did you appeal that decision? Yes No If yes, what was the result?
Attach copies of any documents that indicate that you have exhausted this claim.
If you did not exhaust your administrative remedies, state why you did not do so: i did my part by grieving the issues how
ever i didnt have no control over my grievance being answerd
A SPECIALD SY AVAIL OF (1 to a City in all and)
A. SECOND CLAIM: On (date of the incident)
defendant (give the <u>name and position held</u> of <u>each defendant</u> involved in this incident)



did the following to me (briefly state what each defendant named above did):
The constitutional basis for this claim under 42 U.S.C. § 1983 is:
The relief I am seeking for this claim is (briefly state the relief sought):
Exhaustion of Your Administrative Remedies for this Claim:
Did you grieve or appeal this claim? Yes No If yes, what was the result?
Did you appeal that decision? Yes No If yes, what was the result?
Attach copies of any documents that indicate that you have exhausted this claim. If you did not exhaust your administrative remedies, state why you did not do so:
If you have additional claims, use the above format and set them out on additional sheets of paper
6. RELIEF SOUGHT
Summarize the relief requested by you in each statement of claim above.
Injunction, and monetary damages
Do you want a jury trial? Yes V No



I declare under penalty of perjury that the foregoing is true and correct.
Executed on $06-24-35$
(date)
NOTE: Each plaintiff must sign this complaint and must also sign all subsequent papers filed with the Court.
Karl Henry Lucce A#062-348-065

Signature(s) of Plaintiff(s)

